

make and use the claimed invention without undue experimentation.

Dr. Winkler is not an inventor and he does not have a financial interest in the issuance of the present application as a patent. His education, scientific background, and professional reputation fully qualifies him to provide an objective study and declaration relative to the present application.

In particular, Dr. Winkler has reviewed the application from the perspective of one who would practice the claimed invention if relying solely on the teachings in the specification, the teachings referenced and incorporated thereby into the specification, and the teachings already known in the art. Dr. Winkler's declaration clearly supports the Applicants' position that one of ordinary skill in the art would find the present application fully enabling to permit practice of the claimed invention without undue experimentation.

In view of the earlier submitted response, the present supplemental response, and the declaratory evidence provided by Dr. Winkler in the contemporaneously submitted declaration, Applicants respectfully assert that the rejection under 35 U.S.C. § 112, first paragraph has been overcome. Withdrawal of the rejection is respectfully requested

CONCLUSION

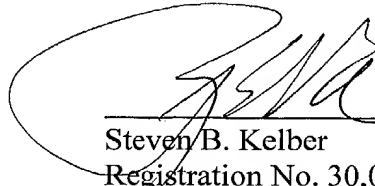
In light of the above and the concurrently filed Rule 132 Declaration, Applicants believe that this application is now in condition for allowance and therefore request favorable consideration.

If any points remain in issue which the Examiner feels may be best resolved through a

personal or telephonic interview, the Examiner is respectfully requested to contact the undersigned at the telephone number listed below.

Respectfully submitted,

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